



**DEPARTMENT OF THE ARMY**  
**OFFICE OF THE SECRETARY OF THE ARMY**  
 WASHINGTON, DC 20310-1600

3 OCT 1989



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MEMORANDUM FOR [REDACTED] DEPUTY DIRECTOR FOR  
 LEGISLATION, OFFICE OF CONGRESSIONAL AFFAIRS,  
 CENTRAL INTELLIGENCE AGENCY

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SUBJECT: FY '90 Intelligence Authorization Bill

Would appreciate inclusion of the following items in the next DRAFT of the Intelligence Community Legislative Program for the First Session of the 101st Congress:

(1) Relief from Dual Pay and Dual Employment: At the request of the Department of the Army with the support of the other Services, the Director of Central Intelligence may propose or support legislation to overcome the statutorily imposed monetary disincentive found in Title 5, United States Code, Section 5532, the operative effect of which is to render post-military retirement employment in the Intelligence Community of the United States Government monetarily imprudent.

(2) Protection of DOD Covert Agents: At the request of the Department of the Army, the Director of Central Intelligence may propose or support legislation to amend Title VI (paragraph (4) of Section 606 (50 USC 426 (4))) of the National Security Act of 1947 to bring under the statute's protection DOD intelligence agents not included in the definition of "covert agent."

(3) Secure Promotions for Certain Military Intelligence Officers: At the request of the Department of the Army, the Director of Central Intelligence may propose or support legislation to establish a method of securely promoting certain U. S. Army military intelligence officers. Currently, these officers are promoted in accordance with an unwritten agreement between the Congress and Executive Branch. The legislative proposal would establish a viable permanent method for their secure promotion.

(4) Personal Services Contracts: At the request of the Department of the Army, the Director of Central Intelligence may propose or support legislation to amend Title 31, United States Code, Section 1342 to grant the Secretary of the Army the authority to employ personal services in order to meet the Army's requirements to provide instructors [REDACTED]

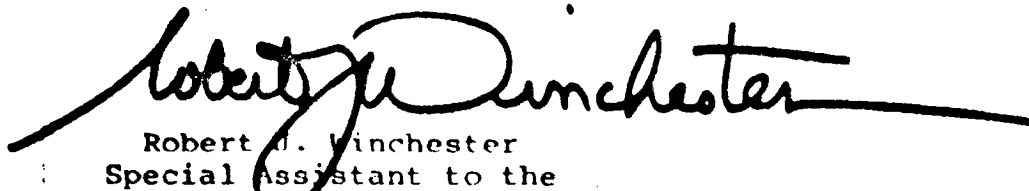
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(5) Defense Language Institute (DLI) Civilian Personnel Management Legislation: At the request of the Department of Defense, the Director of Central Intelligence may propose or support legislation to authorize the Secretary of Defense to operate an institution for the purpose of providing foreign language instruction and to establish a personnel system for the staff and faculty at that institute similar to those used at comparable Federal educational institutions and at private and public colleges and universities.

(6) U. S. Citizenship for U. S. Army Russian Institute (USARI) Staff: At the request of the Department of the Army, the Director of Central Intelligence may propose or support legislation to amend Title 8, United States Code, Section 1430(c) to exempt those defectors and emigres on the teaching staff of USARI who wish to become naturalized U. S. citizens from the statutory residency and physical presence requirements.

(7) Department of the Army Senior Intelligence Service (DASIS): At the request of the Department of the Army, the Director of Central Intelligence may propose or support legislation to establish a DASIS similar to the Defense Intelligence Agency's personnel system established by Title 10, United States Code, Section 1601 and similar also to senior intelligence service systems found at CIA and NSA.



Robert M. Winchester  
Special Assistant to the  
Secretary of the Army  
for Legislative Affairs